

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

In re

TPC GROUP INC, *et al.*,

*Debtors.*²

Chapter 11

Case No. 22-10493 (CTG)

Jointly Administered

BAYSIDE CAPITAL, INC. and CERBERUS
CAPITAL MANAGEMENT, L.P

Plaintiffs,

Civ. Case No. 22-_____

Adv. Pro. No. 22-50372 (CTG)

v.

TPC GROUP INC.,

Defendant,

-and-

THE AD HOC NOTEHOLDER GROUP,

Intervenor-Defendant.

**ORDER GRANTING APPELLANTS' MOTION FOR LEAVE TO EXCEED WORD
LIMITATION FOR MOTION TO STAY EFFECTIVENESS AND ENFORCEMENT OF
ORDER PENDING APPEAL**

Upon the Motion³ of Appellants Bayside Capital, Inc. and Cerberus Capital Management, L.P. (the “Appellants”), pursuant to Local Rule 7.1.3, requesting authorization to exceed the word limit for *Emergency Motion of Appellants Bayside Capital, Inc. and Cerberus Capital*

² The Debtors in these Chapter 11 cases, and the last four digits of their federal tax identification numbers, are: TPC Group Inc. (3618); TPC Holdings, Inc. (7380); TPC Group LLC (8313); Texas Butylene Chemical Corporation (7440); Texas Olefins Domestic International Sales Corporation (4241); TPC Phoenix Fuels LLC (9133); Port Neches Fuels, LLC (1641); and TP Capital Corp. (6248). Each Debtor’s corporate headquarters and mailing address is 500 Dallas St., Suite 2000, Houston, Texas 77042.

³ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Motion.

Management, L.P. For Stay of Effectiveness and Enforcement of Order Pending Appeal Pursuant To Bankruptcy Rule 8007 (the “Stay Motion”), and after due deliberation, it is hereby ORDERED, that the Motion is GRANTED; and it is further ORDERED that Appellants is authorized to file the Stay Motion exceeding the word count limits of Rule 8013(f)(3)(A).

United States District Judge